(Enter Name of School Above)

PARENT (GUARDIAN)/ STUDENT TECHNOLOGY EQUIPMENT ACCEPTANCE AND RESPONSIBILITY FORM

STUDENTS FULL NAME:		_R2.D2:	GRADE:
ADDRESS:			
PARENT\GUARDIANS FULL NAME:			
ADDRESS (if different from above):			
PARENT EMAIL ADDRESS:			
PRIMARY PHONE:	OTHER PHONE		

I am acknowledging that my child will be assigned a DELL laptop ("Equipment") from the School District that my child can use outside of the school campus for educational purposes. I agree that my child may accept delivery of the Equipment and sign or initial their name as evidence of receipt. In addition, the School District will send me an email shortly after the delivery of the Equipment to provide its identifying information and confirm the delivery. The Equipment is and will remain the property of the School District and must be returned in good working order including to the charging device.

I understand that the Equipment allows the user to have internet access. It is the responsibility of the parent/guardian to monitor and control the child's use of the Equipment. Inappropriate use is a violation of the Code of Student Conduct.

The Pinellas County School District reserves the right to monitor or access the contents of its computers if it suspects or is advised of possible breaches of security, harassment, or other violations of other school policies, rules, regulations, directives, or law, or evidence exists which demonstrates to the school or district that its computers may contain information, data, or other intellectual property that belongs to another person.

Any software contained on the Equipment is licensed to the School District. Any copying, modification, merging or distribution of the software is prohibited. The Parent (Guardian)/Student is responsible for complying with all hardware, software and service provider licensing agreements, terms of use and applicable state and federal copyright and other intellectual property protections. Violation of any such licenses, terms or laws shall constitute a violation of this agreement. Additional software not supplied by the District must not be installed on the Equipment. The Parent (Guardian)/Student must not intentionally modify network configuration files or otherwise interfere with the functioning of the Equipment.

The Parent (Guardian)/Student must not intentionally transmit viruses and other malicious computer programs via the Equipment. The Parent (Guardian)/Student must not Intentionally alter or attempt any mechanical repairs on computers or other technology Equipment.

I am responsible to return the Equipment to______ School at those times that I am requested to do so in order to perform maintenance and updates to software. I will also be responsible to return the Equipment if the Pinellas County School District determines that there has been a violation of this Agreement, including, but not limited to, inappropriate use or other violation of school policy.

The School District cannot guarantee that content stored on the Equipment will be private. Users of the Equipment have no expectation of privacy in the contents stored thereon.

I understand that the Equipment, like textbooks, is instructional material, and that I am legally responsible for the repair/depreciated cost of the Equipment if it is lost, stolen, damaged or seized while in my possession (SB Policy 2510 - Instructional Materials). I am responsible to ensure that the Equipment is cared for properly. If the Equipment is stolen while in my care, I understand that I am responsible to file a police report with the appropriate agency. I agree to return the Equipment to _______ School at the end of the school year. (Cost of repair and replacement estimates can be provided upon request)

I elect to receive, subject to the restrictions and conditions set forth herein, the Equipment to be used by my child for educational purposes. Details on assigned device will be available in Focus when the device is checked out at the school.

I DO NOT elect to receive a school issued laptop. I understand that my child may be required to use a district device to complete required work during the school day

IN THE EVENT THE EQUIPMENT ASSIGNED TO THE STUDENT IS LOST, STOLEN, OR DAMAGED BEYOND USE, THE SCHOOL DISTRICT RESERVES THE RIGHT TO ELECTRONICALLY DISABLE THE DEVICE SO THAT IT CANNOT BE USED BY ANY PARTY. FURTHER, THE SCHOOL DISTRICT RESERVES THE RIGHT TO DISABLE THE EQUIPMENT IF IT IS DISCOVERED THAT IT IS BEING USED FOR INAPPROPRIATE PURPOSES SUCH AS ACCESSING INAPPROPRIATE MATERIAL THROUGH AN INTERNET CONNECTION.

The School District reaffirms its desire to provide all individuals, regardless of disability, access to the educational benefits provided by the Equipment and its obligation to comply with the Americans with Disabilities Act of 1990 and Section 504 of the Rehabilitation Act of 1973. The School District will provide individuals with disabilities necessary accommodations or modifications that permit them to receive all the educational benefits provided by the Equipment technology in an equally effective and equally integrated manner.

(Parent/Guardian signs unless student is 18 or older)

(Date)